

REMARKS

By this Amendment, claims 1, 3, 4, 7, 9, 10, 13 and 15 are pending.

In the Office Action of June 20, 2005, the Examiner rejected claims 7 and 8 as being anticipated by one of three references. Claims 1, 2, 7 and 8 were rejected as obvious over these three references, either taken alone or in view of U.S. Patent 6,012,169 (Nishi et al). Claims 3-6 and 9-15 were rejected as being unpatentable over U.S. Patent 4,532,307 (Tada) alone or in view of Nishi et al.

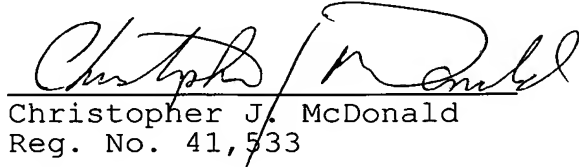
By this Amendment, claims 1, 7 and 13 have been amended to state that the plasticizer is based on dicarboxylic and polyhydric alcohol. The Examiner relied upon the disclosure for Tada for disclosing plasticized polyvinyl chloride compositions and refers to Column 3, lines 45+. However, the disclosure does not recite the specific plasticizer claimed. The disclosure is limited to "ordinary liquid plasticizers".

As mentioned in paragraph [0006] of the specification, commonly used plasticizers can be extracted by cooking oil and are toxic. In paragraph [0018] such a conventional PVC glove with a plasticizer is compared to the invention which uses the plasticizer based on dicarboxylic acid and polyhydride alcohol. The uses of the specific plasticizer is beneficial, allowing it to be safely used in more applications and is not disclosed in the prior art.

The claims, as amended, are allowable over the prior art and favorable action is eagerly and earnestly solicited.

If any fees are due and owing, the Commissioner is authorized to charge Deposit Account 08-2455.

Respectfully submitted,



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